1 2 3 4 5 6 7 8 9	Robert Stempler, Cal. Bar No. 1602 Email: Robert@StopCollectionHara CONSUMER LAW OFFICE OF ROBERT STEMPLER, APC P.O. Box 7145 Oxnard, CA 93031-7145 Telephone (805) 246-2300 Fax: (805) 576-7800 O. Randolph Bragg, Attorney Admi Email: rand@horwitzlaw.com HORWITZ, HORWITZ & ASSOCI 25 East Washington Street, Suite 90 Chicago, Illinois 60602 Telephone (312) 372-8822 Facsimile (312) 372-1673	assment.com atted <i>Pro Hac Vice</i>
10	Counsel for Plaintiff	
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12	UNITED STATES DISTRICT COURT	
13	CENTRAL DISTRICT OF CALIFORNIA	
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15 16 17 18 19 20 21 22 23 24 25 26 27	POVILAS KARCAUSKAS, on behalf of himself and all others similarly situated, Plaintiff, vs. REGRESO FINANCIAL) SERVICES LLC; GOLDSMITH & HULL, APC; WILLIAM I. GOLDSMITH; Defendants.	Case No. 2:15-cv-09225-FMO-RAOx DECLARATION OF ROBERT STEMPLER IN OPPOSITION TO EX PARTE APPLICATION OF DEFENDANTS [Docket No. 57] Judicial Ofcr: Rozella A. Oliver, M.J. Courtroom F Los Angeles Federal Courthouse 312 N. Spring St., 9th Floor Discovery Cutoff Date: 12/07/2016 Class Cert. Motion Deadline: 04/20/2017 Pretrial Conference & Trial Date: Not set.
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1	I, Robert Stempler, declare under penalty of perjury, as provided by the laws	
2	of the United States, at 28 U.S.C. § 1746, that the following statements are true:	
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4	1. I am an attorney and counselor at law, duly admitted to practice before this	
5	Court, and, I am one of the counsel for the plaintiff. In my capacity as co-counsel	
6	for the plaintiff, I have personal knowledge of the matters stated in this declaration.	
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8	2. This declaration is being submitted in Opposition to Defendants' Ex Parte	
9	Application [Docket No. 57].	
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11	3. The facts related to the procedure which are stated in Plaintiff's ex parte	
12	opposition, above, are accurate, based on my knowledge and understanding as an	
13	attorney of record for Plaintiff in this case.	
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15	4. The facts in support of the motion to compel and my meet and confer efforts,	
16	which are stated in my declaration, which was attached to the Declaration of Larissa	
17	G. Nefulda as Exhibit 2, pages 48-53, are accurate.	
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19	Executed on September 16, 2016	
20	Robert Stempler, in my capacity as Counsel for plaintiff	
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